(JOINT INVENTOR) Atty. Docket No.: BUR920040075US1

## **Declaration and Power of Attorney for Patent Application**

As a belo	ow named in	nvent	or, I h	ereby	/ decla	are th	nat:																	
inventor (	ence, post (if only one claimed and TEGRATE	name d for	is lis which	ted b a pa	elow) itent is	or an s sou	n orig ught	jinal, on th	firs e ir	t a	and joint ention er	inve	entor (i	f plur	ral na	mes a	are list	ted b	elo	w) o	f the	su	bject	matter
	$\boxtimes$	is atta	ached	here	to.																			
		was	filed	on	<u>.</u>				as	,	Application	on	Serial	No.	•				ar	nd	was	ar	mend	led on
	state that I by any am							ind tl	he (	co	ntents o	f th	e abo	ve- id	dentif	ied sp	oecific	atior	n, ir	nclud	ding	the	clai	ms, as
	ledge the o	-				nation	n whi	ich is	s ma	ate	erial to th	ne p	oatenta	ability	of th	nis ap <sub>l</sub>	plicati	on ir	ac	core	danc	e w	vith T	itle 37,
certificate	claim foreig e listed belo at of the ap	ow an	d hav	e als	o ider	ntified	d bel	ow a	iny '															
	Prior Fore	ign A	pplica	tion(	s):																			
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in the Pa Mark Bills 51,564), Pepper, No. 32,4 Joseph C H. Cherr 52,972),	ned invento atent and T ak, (Reg. N Harold Hub (Reg. No. 4 40), Tiffany C. Redmond y, (Reg. No Scott J. Ha ey, (Reg. No	rader No. 47 Derfek 15,008 V Tow d, Jr., D. 51,	nark ( 7,423) d, (Re 3), Eu (nsend (Reg 556), ek, (F	Office , Ira g. No gene d, (Ro No. Stev Reg. I	conn D. Ble D. 26,6 I. Shk eg. No 18,75 en Ev No. 52	nected ecker 665), kurko o. 43 i3), Ai vans, 2,411	d the r, (Re Todo ), (Re 8,199 Indre (Reg ), Ph	erewiteg. Nod M.C eg. No.Ch ), Ch w M. g. No	th: No. 1 O. L o. 3 Orist Ca O. 3 O. L	Jo 29 i, ( 66, op Ide 5,4	oseph P. 9,894), S (Reg. No 678), H. oher A. H eron, (Re 503), Sc ne, (Reg.	Ak teve Da lug eg. ott	pate, (Fen Cap 5,554), niel Sc hes, (Fen No. 38 A. Feld 5, 41,1	Reg. pella, Anth chnur Reg. s,093 der, ( 40),	No. 3 (Regnony mann No. 2 ), S. I (Reg. Jonat	30,238 g. No. N. Ma n, (Rei 26,914 _uke A No. 4 han D	3), Jay 33,0 gistra g. No. 4), Jo Anders 47,558 ), Link	/ And 86), le, (f 35,7 hn E son, 3), C c, (Re	ders Jan Reg 791] He (Re harl	son, nes . No ), St oel, eg. No les	(Red) J. Color J. 35, tever (Red) J. Gi	g. f ioff ,59: n Sc g. f 4,5 ross	No. 3 fi, (R 5), M ouca No. 2 07), s, (R	8,371), eg. No. argaret r, (Reg. 6,279), Randall eg. No.
	spondence ne calls sho													s Bo	uleva	ard, S	uite 1	1800	, M	cLe	an, \	Virg	ginia	22102.
(1)	Inventor:			-	Eric A	For	ema	n _	_	_	7								,	_	/			
	Signature	:			6	7	<u>ٺ</u> .	<u> A</u>	y	0	ren							4/	2	8	/z	00	4	
	Residence	<b>e</b> :			1789 I	Main	Stre	et, F	airfa	ax,	, VT 054	54								10	Date			
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Atty. Docket No.: BUR920040075US1

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	Citizenship:	USA								

\*Title 37, Code of Federal Regulations, § 1.56:

Post Office Address:

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.

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(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; o r (2) it r efutes, o r is inc onsistent w ith, a p osition t he applicant t akes in: (i) o pposing an ar gument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.

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